

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION

No.: 5:22-CV-00068-BO

YOLANDA IRVING, individually and as the natural parent and guardian of J.I., JUWAN HARRINGTON, CYDNEEA HARRINGTON, KENYA WALTON individually and as the natural parent and guardian of R.W., ZIYEL WHITLEY, DYAMOND WHITLEY, KAMISHA WHITLEY, and NANETTA GRANT as the natural parent and guardian of Z.G.,	:	
	:	SGT. ROLFE'S PARTIAL MOTION TO DISMISS (Fed. R. Civ. P. 12(b)(6))
	:	
Plaintiffs,	:	
	:	

vs.

THE CITY OF RALEIGH, Officer OMAR I. ABDULLAH, Sergeant WILLIAM ROLFE, Officer RISHAR PIERRE MONROE, Officer JULIEN DAVID RATTELADE, and Officer MEGHAN CAROLINE GAY, and JOHN and JANE DOE Officers 1-10, in their individual capacities,	:	
	:	
Defendants.	:	
	:	

The Defendant Sergeant WILLIAM ROLFE respectfully moves the Court for entry of an Order dismissing certain of Plaintiff's claims against him, pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure.¹ More specifically, Plaintiffs' Fifth Claim, alleging a "civil conspiracy," should be dismissed for the following reasons, among others:

- Plaintiffs' civil conspiracy claims are barred by the corporate intraconspiracy doctrine. A conspiracy requires a plurality of actors and no such plurality exists when all of the Defendants are officers of the same police department.

¹ As this Court has previously held, filing a partial motion to dismiss suspends the time for the filing of answer. *Johnson v. Pope*, No. 7:13-CV-78-BO, 2013 U.S. Dist. LEXIS 6500752 (E.D.N.C. Dec. 11, 2013) ("filing a partial motion to dismiss will suspend the time to answer those claims that are not subject to the motion.").

Pursuant to Local Civil Rule 7.1, Sgt. Rolfe is submitting a memorandum of law explaining the basis for this motion in further detail.

Accordingly, Sgt. Rolfe's partial motion to dismiss should be GRANTED and the Plaintiffs' civil conspiracy claims should be DISMISSED WITH PREJUDICE.

This the 25th day of April, 2022

CROSSLEY MCINTOSH COLLIER HANLEY & EDES, PLLC

/s/ Norwood P. Blanchard, III

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CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of April, 2022, I electronically filed the foregoing MOTION TO DISMISS with the Clerk of Court using the CM/ECF system, which will electronically serve counsel for the following parties:

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